UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

GW EQUITY, LLC,	§	
	§	
PLAINTIFF,	§	
	§	CIVIL ACTION
v.	§	
	§	No. 3-07-CV-0976-K
XCENTRIC VENTURES, LLC,	§	
WWW.RIPOFFREPORT.COM,	§	
WWW.BADBUSINESSBUREAU.COM,	§	
and EDWARD MAGEDSON,	§	
	§	
DEFENDANTS.	§	

MOTION FOR LEAVE TO FILE SUPPLEMENTAL BRIEF IN SUPPORT OF ITS APPLICATION FOR INJUNCTIVE RELIEF AND SUBMIT ADDITIONAL DAMAGES EVIDENCE

Plaintiff's GW Equity, LLC ("GW Equity") request leave of this Court to file a supplemental brief and additional damages evidence in support of its application for injunctive relief. Although GW Equity set forth the basis as to why it was entitled to a preliminary LLC. injunction against Defendants Xcentric Ventures. www.ripoffreport.com, www.badbusisnessbureau.com, and Edward Magedson (collectively, "Defendants") in its Original Complaint for Damages and Emergency Application for Injunctive Relief filed on June 1, 2007, it would like the opportunity to fully more fully explain the legal grounds and factual bases to this Court that support the issuance of a preliminary injunction. Additionally, since filing its Application for Injunctive Relief, GW Equity has suffered more harm in the form of lost clients. GW Equity would like the opportunity to introduce this evidence, in the form of an affidavit from GW Equity President Ryan Binkley, to the Court in support of its request for a preliminary injunction. Therefore, GW Equity respectfully requests this Court to file the

supplemental brief and appendix attached as $\underline{\text{Exhibit A}}$ to this Motion and supplemental damages evidence attached as $\underline{\text{Exhibit B}}$ to this Motion.

WHEREFORE, GW Equity requests that this Court grant its motion for Leave to File the supplemental brief, which is attached to this Motion as <u>Exhibit A</u>, and supplemental damages evidence, which is attached to this Motion as <u>Exhibit B</u>, and order that the papers be deemed filed as of the date of this Motion.

Dated: June 11, 2007 Respectfully submitted,

John T. Cox III

John T. Cox III

Texas Bar No. 24003722

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ATTORNEY FOR PLAINTIFF GW EQUITY, LLC

CERTIFICATE OF CONFERENCE

Counsel for GW Equity has been attempting to effect service of process on the Defendants since filing its original complaint on June 1, 2007. GW Equity, however, has only been able to serve Defendant Xcentric Ventures, LLC. GW Equity has attempted to contact Ms. Maria Crimi Speth, counsel who has previously represented Defendant Magedson in other proceedings. Despite all reasonable attempts, GW Equity has been unable to reach counsel for Defendants to determine whether they are opposed or unopposed to the contents of this motion.

Certified to this 11th day of June, 2007.

John T. Cox III

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true and correct copy of the foregoing was served upon the following counsel it believes represents Defendants by *via ECF and certified mail* on this 11th day of June, 2007.

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> <u>/s/ John T. Cox III</u> John T. Cox III